EXHIBIT 1

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1	Matthew L. Johnson (6004)	
2	Russell G. Gubler (10889)	
	Ashveen S. Dhillon (14189) JOHNSON & GUBLER, P.C.	
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6	mjohnson@mjohnsonlaw.com Attorneys for Trans Lease, Inc.	
7	Attorneys for Trans Lease, Inc.	•
-	UNITED STAT	ES BANKRUPTCY COURT
8	DIST	RICT OF NEVADA
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10	In re:	Case No. BK-19-50102-btb (Lead Case)
11	DOUBLE JUMP, INC.	Jointly Administered with:
	Debtor.	19-50103-btb Dora Dog Properties, LLC
12	Affects:	19-50104-btb Dog Blue Properties, LLC
13	Affects ALL Debtors	19-50105-btb Brandy Boy Properties, LLC
14	Affects Double Jump, Inc. Affects Dora Dog Properties, LLC	19-50106-btb 475 Channel Road, LLC
15	Affects Dog Blue Properties, LLC	19-50109-btb 140 Mason Circle, LLC
	Affects Brandy Boy Properties, LLC	19-50130-btb DC Solar Solutions, Inc.
16	Affects 475 Channel Road, LLC Affects Park Road, LLC	19-50131-btb DC Solar Distribution, Inc. 19-50135-btb DC Solar Freedom, Inc.
17	Affects 140 Mason Circle, LLC	17-30133-0t0 DC Solai Freedom, me.
18	X Affects DC Solar Solutions, Inc. Affects DC Solar Distribution, Inc.	
19	Affects DC Solar Freedom, Inc.	DECLARATION OF CARY CORCILLO IN SUPPORT OF TRANS LEASE INC.'S MOTION
		FOR RELIEF FROM AUTOMATIC STAY
20		Hearing Date: April 16, 2019
21		Hearing Time: 10:00 AM
22		Location: 300 Booth Street, Reno,
23		NV 89509, Courtroom #2.
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26	CARY CORCILLO, being first duly	sworn on oath, deposes and states as follows:

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- 1. I am over 18 years of age and I am competent to testify to the facts set forth in the Declaration and have person knowledge of these facts. I make this Declaration on my own personal knowledge in support of Trans Lease, Inc.'s Motion for Relief from the Automatic Stay ("Motion").
- 2. I am the Credit and Collections Specialist for Trans Lease, Inc ("Creditor").
- 3. On or about December 28, 2016, Debtor as Borrower and Creditor as the Secured party executed a Loan and Security Agreement (hereinafter "Agreement") for Debtor's purchase of a 2016 Outlaw Prevost H3-45 VIP RV ("Motor Home" and/or "Collateral"). See Loan and Security Agreement, attached to Motion as Exhibit 2.
- 4. The Agreement contains the following pertinent terms:
 - Debtor will pay \$1,170,395.00 to the order of Creditor together with interest on the a. unpaid principal balance from time to time outstanding, payable monthly at the rate of 6.35% per annum. *Id.*, p. 1, ¶ 1(a).
 - The Loan is payable in sixty (60) consecutive monthly payments of principal and b. interest in the amount of \$22,850.18, with the first such installment payable February 5, 2017 until January 5, 2022. *Id.*, ¶ 1(b).
 - If any installment is more than ten (10) days late, Borrower agrees to pay a late charge c. of 5% of such payment. Id.
 - d. The Agreement granted Creditor a security interest in the Motor Home as collateral. *Id.*, ¶ 2.
 - e. Debtor will retain possession of the Collateral and not sell, exchange, assign, loan, deliver, lease, mortgage, or otherwise dispose of the Collateral. *Id.*, p. 2, ¶ 4(c).
- 5. On information and belief, in or about June 2018, Debtor brought the Collateral to Creditor for the purpose of making small repairs to the Collateral's exterior and interior as well as for minor maintenance and warranty work.

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